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RECEIVED The Honorable J. Richard Creatura 1 Jun 07, 2021 2 CLERK U.S. DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA 3 4 5 6 7 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 AT TACOMA 9 10 UNITED STATES OF AMERICA, CASE NO. MJ21-5117 11 Plaintiff **COMPLAINT for VIOLATIONS** 12 13 Title 18 U.S.C. § 1343 v. 14 CHUKWUEMEKA ONYEGBULA a/k/a Phillip Carter, 15 Defendant. 16 17 18 BEFORE, J. Richard Creatura, Chief United States Magistrate Judge, United 19 States Courthouse, Tacoma, Washington. 20 The undersigned complainant, being duly sworn, states: 21 22 COUNTS 1-5 (Wire Fraud) 23 **Background** 24 1. These charges involve CHUKWUEMEKA ONYEGBULA's use of 25 Americans' stolen personal identifying information (PII) to submit fraudulent claims for 26 benefits intended for American workers and businesses suffering from the economic 27 effects of the COVID-19 pandemic. As described herein, ONYEGBULA, a Nigerian 28 UNITED STATES ATTORNEY United States v. Onyegbula 700 STEWART STREET Complaint-1

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| national who is not entitled to collect unemployment benefits in the United States, |
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| submitted at least 253 unemployment claims to the Washington Employment Security |
| Department and other state workforce agencies using the stolen identities of residents of |
| Washington and other states. Similarly, ONYEGBULA used stolen PII to submit |
| fraudulent applications to the United States Small Business Administration (SBA) to |
| benefit from the Economic Injury Disaster Loan program. In multiple instances, the |
| same stolen PII was used to submit both unemployment claims and SBA applications. |
| |

- 2. CARES Act Unemployment Benefits: On March 27, 2020, the United States enacted into law the Coronavirus Aid, Relief, and Economic Security (CARES) Act. The CARES Act authorized approximately \$2 trillion in aid to American workers, families, and businesses to mitigate the economic consequences of the COVID-19 pandemic. The CARES Act funded and authorized each state to administer new unemployment benefits. These benefits include: (1) Federal Pandemic Unemployment Compensation (FPUC), which provided a benefit of \$600 per week per unemployed worker in addition to existing benefits; (2) Pandemic Unemployment Assistance (PUA), which extends benefits to self-employed persons, independent contractors, and others; and (3) Pandemic Emergency Unemployment Assistance (PEUC), which extends benefits for an additional 13 weeks after regular unemployment benefits are exhausted.
- 3. CARES Act unemployment benefits are funded by the United States government through the Department of Labor and administered at the state level by state agencies known as state workforce agencies (SWAs). The Washington Employment Security Department (ESD) is the SWA for the State of Washington. Applicants can apply online for ESD-administered benefits by accessing Washington's SecureAccess Washington (SAW) web identity validation portal and ESD's Unemployment Tax and Benefit (UTAB) online application system.
- 4. Before submitting an application to ESD, the applicant must establish a SAW account. As part of this process, the applicant must provide the SAW system with an email address. The SAW system then sends, by interstate wire communication United States v. Onyegbula UNITED STATES ATTORNEY

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- 5. After activating the SAW account, the user may proceed to ESD's UTAB application system. To file a claim, the applicant enters his or her PII, to include name, date of birth, and Social Security number. If ESD confirms that the information matches the PII of a person in ESD's records, ESD will pay out benefits via wire (ACH) transfer to a bank or financial account identified by the applicant. Other SWAs accept and process claims following similar procedures.
- 6. *The Economic Injury Disaster Relief Program:* The Economic Injury Disaster Loan (EIDL) program is a U.S. Small Business Administration (SBA) program that provides low-interest financing to small businesses, renters, and homeowners in regions affected by declared disasters.
- 7. The CARES Act also authorized the SBA to provide EIDLs of up to \$2 million to eligible small businesses experiencing substantial financial disruption due to the COVID-19 pandemic. In addition, the CARES Act authorized the SBA to issue advances of up to \$10,000 to small businesses within three days of applying for an EIDL. The amount of the advance is determined by the number of employees the applicant certifies having. The advances do not have to be repaid.
- 8. In order to obtain an EIDL and advance, a qualifying business must submit an application to the SBA and provide information about its operations, such as the number of employees, gross revenues for the 12-month period preceding the disaster, and cost of goods sold in the 12-month period preceding the disaster. In the case of EIDLs for COVID-19 relief, the 12-month period was that preceding January 31, 2020. The applicant must also certify that all of the information in the application is true and correct to the best of the applicant's knowledge.

- 9. EIDL applications are submitted directly to the SBA and processed by the agency with support from a government contractor, Rapid Finance. The amount of the loan, if the application is approved, is determined based, in part, on the information provided by the application about employment, revenue, and cost of goods, as described above. SBA directly disburses advances and any other funds issued under an EIDL. EIDL funds can be used for payroll expenses, sick leave, production costs, and business obligations, such as debts, rent, and mortgage payments.
- 10. **Disaster Declarations:** CARES Act unemployment benefits and EIDLs related to COVID-19 relief are authorized, transferred, disbursed, and paid in connection with a nationwide emergency declared by Presidential Proclamation 9994 (effective as of March 1, 2020) and a Presidential declaration of a major disaster for the State of Washington concerning the COVID-19 pandemic that was issued on March 22, 2020.

B. The Scheme to Defraud

- 11. Beginning at a time unknown, but no later than April 20, 2020, and continuing through at least February 21, 2021 at Olympia, within the Western District of Washington, and elsewhere, CHUKWUEMEKA ONYEGBULA, aka Phillip Carter, and others known and unknown to the Grand Jury, with intent to defraud, knowingly devised a scheme and artifice to defraud and to obtain money and property by means of materially false and fraudulent pretenses, representations and promises, as further described below.
- 12. The essence of the scheme and artifice to defraud was to use the stolen PII of residents of the United States to fraudulently obtain federally-funded benefits, including pandemic-related unemployment benefits administered by SWAs, including ESD, as well as EIDLs administered by the SBA.

C. Manner and Means

The following conduct was part of the scheme and artifice to defraud:

- 13. ONYEGBULA unlawfully obtained and possessed the stolen PII, to include names, dates of birth, and Social Security numbers, of residents of Washington and other states.
- 14. ONYEGBULA created email accounts, including a Google-administered account with the address "phillipcarter002@gmail.com," for the purpose of participating in fraudulent transactions while obscuring his identity.
- 15. ONYEGBULA, using foreign and interstate wire transmissions, accessed ESD's SAW portal, as well as similar portals of other SWAs, including the SWAs for the states of Arizona, California, Colorado, Illinois, Indiana, Kansas, Massachusetts, Michigan, Minnesota, Missouri, Montana, Ohio, Nevada, Rhode Island, Texas, and Wisconsin.
- 16. To establish SAW accounts, ONYEGBULA provided the phillipcarter002@gmail.com email address to ESD and other SWAs as the designated email addresses to receive activation emails from the SWAs to activate fraudulent claims. Each time ONYEGBULA input this email address into the SAW system, an activation email was sent to the phillipcarter002@gmail.com email account. Each of these emails was sent via an interstate wire transmission originating from the State Data Center in Olympia, Washington and passing through a Google data center outside the state of Washington.
- 17. To prevent ESD and other SWAs from recognizing that the same email account was being used to file multiple claims, ONYEGBULA used dozens of variants of the email addresses by placing periods at different locations within the email address for each claim. For example, ONYEGBULA opened SAW accounts and submitted claims using the variants phil.lip.carter002@gmail.com, p.hillip.carter002@gmail.com, and phillip.carter002@gmail.com. This enabled ONYEGBULA to file multiple claims using the same email account, without ESD and other SWAs detecting that they were doing so.
- 18. After establishing SAW accounts, ONYEGBULA used the SAW accounts to access ESD's UTAB website. ONYEGBULA then filed fraudulent claims for CARES United States v. Onyegbula

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Act unemployment benefits using the stolen PII of Washington residents.

ONYEGBULA similarly used the stolen PII of residents of other states to submit claims to the SWAs for those respective states using those states' online application systems.

- 19. ONYEGBULA accessed the COVID-19 Economic Injury Disaster page on SBA's website and submitted applications for EIDLs. ONYEGBULA provided variants of the phillipcarter002@gmail.com account as the contact email address for the claims. ONYEGBULA filed the claims using the stolen PII of residents of Washington and other states.
- 20. ONYEGBULA directed that the benefits be paid to bank or other financial accounts under his control or the control of co-conspirators. ONYEGBULA and others then directed that the funds be withdrawn and ultimately transferred to ONYEGBULA and/or his co-conspirators.

D. Execution of the Scheme and Artifice to Defraud

21. On or about the dates and times set forth below, in Olympia, within the Western District of Washington and elsewhere, for the purpose of executing and attempting to execute this scheme and artifice to defraud, CHUKWUEMEKA ONYEGBULA, and others known and unknown, aiding and abetting each other, did knowingly transmit and cause to be transmitted by wire communication in interstate and foreign commerce, writings, signs, signals, pictures and sounds, each transmission of which constitutes a separate count of this Complaint:

| Count | Date and Time (PDT) | Wire Transmission |
|-------|---------------------------|---|
| 1 | 5/11/2020 at 09:26:14 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |
| 2 | 5/12/2020 at 14:14:48 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |

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| 3 | 5/16/2020 at 14:55:45 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |
|---|--------------------------|---|
| 4 | 5/16/2020 at 15:57:32 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |
| 5 | 5/17/2020 at 00:17:58 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |

All in violation of Title 18, United States Code, Sections 1343 and Section 2.

And the complainant states that this Complaint is based on the following information:

I, Special Agent Heidi Hawkins, being first duly sworn on oath, depose and say:

AFFIANT BACKGROUND AND SCOPE OF AFFIDAVIT

- 1. I am a Special Agent with the Federal Bureau of Investigation ("FBI"), and have been since 2019. I am currently assigned to the Seattle Field Office. My primary duties include investigating violations of federal law, including but not limited to, Title 18, United States Code, Sections 1343 (Wire Fraud), 1028A (Aggravated Identity Theft), 1956 (Money Laundering), 1957 (Transactional Money Laundering), and conspiracy to commit these offenses. I attended and graduated from the Basic Field Training Course at the FBI Academy in Quantico, Virginia. At the FBI Academy, part of the training involved learning about the investigative value of the Internet, as well as ways the Internet can be criminally exploited to defraud others.
- 2. Based on my training and experience, I am familiar with the ways in which individuals involved in fraud schemes use shell e-mail accounts, computers, cellular telephones, Internet Protocol (IP) addresses, bank accounts, synthetic identities, and counterfeit documents to facilitate fraudulent activity. I have learned that individuals perpetrating computer intrusions and identity theft-related bank fraud and wire fraud schemes employ a number of techniques, either alone or in combination, to further their

illegal activities and to avoid detection by law enforcement. These techniques include: utilizing web-based email accounts and other electronic messaging accounts to send, receive, store, and obtain personal identifying information (PII), such as dates of birth and bank and credit card account numbers and related information; and the use of cloud-based accounts to communicate and store information and tools related to the fraud. I know that individuals involved in fraud schemes often establish shell e-mail accounts and e-mail addresses in fictitious names and/or in the names of third parties in an effort to conceal their identities and illicit activities from law enforcement. I know that individuals involved in fraud often use virtual private network (VPN) accounts and Internet hosting services to conceal their true identities and geographical locations from law enforcement or other entities.

3. The purpose of the Affidavit is to describe the evidence relevant to the existence of probable cause to believe that CHUKWUEMEKA ONYEGBULA committed the offenses set forth above. As a result, the information in this Affidavit is limited to that relevant to the existence of probable cause. This Affidavit does not set forth all facts known to me that are relevant to this investigation.

EVIDENCE OF THE CRIMINAL OFFENSES

A. The CARES Act

- i. CARES Act Unemployment Benefits
- 4. Based on publicly-available information, I know that on March 27, 2020, the United States enacted into law the Coronavirus Aid, Relief, and Economic Security (CARES) Act. The CARES Act authorized approximately \$2 trillion in aid to American workers, families, and businesses to mitigate the economic consequences of the COVID-19 pandemic. The CARES Act funded and authorized each state to administer, new unemployment benefits. These benefits include (1) Federal Pandemic Unemployment Compensation (FPUC), which provides an additional benefit of \$600 per week per unemployed worker; (2) Pandemic Unemployment Assistance (PUA), which extends

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- benefits to self-employed persons, independent contractors, and others; and (3) Pandemic Emergency Unemployment Assistance (PEUC), which extends benefits for an additional 13 weeks after regular unemployment benefits are exhausted. The CARES Act allows an unemployed worker to obtain back benefits retroactive to the date on which the applicant was affected by COVID-19, which, under program rules, may be as early as February 2, 2020.
- 5. CARES Act unemployment benefits are funded by the United States government through the Department of Labor and administered at the state level by state agencies known as state workforce agencies (SWAs). The Washington Employment Security Department (ESD), the component of the State of Washington responsible for administering unemployment benefits, is the SWA for the State of Washington. Applicants apply for ESD-administered benefits using Washington's SecureAccess Washington (SAW) web portal and an ESD-administered site known as the Unemployment Tax and Benefit (UTAB) system.
- Based on interviews with ESD personnel, I know that, to apply for ESD benefits online, a claimant must first open an account with the SAW system. The SAW system is a website hosted at the State Data Center in Olympia, Washington that verifies the identities of users. To open a SAW account, the applicant must access the SAW website, which causes a wire communication to the servers at the State Data Center. The applicant must provide SAW with basic identifying and contact information, to include an email account. The SAW system sends an activation link to the provided email account. The claimant must then access the email account and click the activation link to complete the SAW account setup process. Once that process is complete, the applicant may use his or her SAW account to access UTAB and submit a claim for ESD benefits.
- 7. To submit an ESD claim through UTAB, the applicant must enter his or her PII (including name, date of birth, and Social Security number). ESD checks this information against its database of Washington residents. If ESD confirms that the

information matches the PII of a person in ESD's records, ESD will pay out benefits via wire (ACH) transfer to an account identified by the applicant.

ii. The Economic Injury Disaster Loan Program

- 8. I know from communications with other federal agents that the Economic Injury Disaster Loan (EIDL) program is a U.S. Small Business Administration (SBA) program that provides low-interest financing to small businesses, renters, and homeowners in regions affected by declared disasters.
- 9. The CARES Act also authorized the SBA to provide EIDLs of up to \$2 million to eligible small businesses experiencing substantial financial disruption due to the COVID-19 pandemic. In addition, the CARES Act authorized the SBA to issue advances of up to \$10,000 to small businesses within three days of applying for an EIDL. The amount of the advance is determined by the number of employees the applicant certifies having. The advances do not have to be repaid.
- 10. In order to obtain an EIDL and advance, a qualifying business must submit an application to the SBA and provide information about its operations, such as the number of employees, gross revenues for the 12-month period preceding the disaster, and cost of goods sold in the 12-month period preceding the disaster. In the case of EIDLs for COVID-19 relief, the 12-month period was that preceding January 31, 2020. The applicant must also certify that all of the information in the application is true and correct to the best of the applicant's knowledge.
- 11. EIDL applications are submitted directly to the SBA and processed by the agency with support from a government contractor, Rapid Finance. The amount of the loan, if the application is approved, is determined based, in part, on the information provided by the application about employment, revenue, and cost of goods, as described above. SBA directly disburses advances or any other funds issued under an EIDL. EIDL funds can be used for payroll expenses, sick leave, production costs, and business obligations, such as debts, rent, and mortgage payments.

- 12. I know from my contact with other law enforcement officers that, beginning on around April 20, 2020, officials began receiving complaints from employers about potentially fraudulent unemployment claims. The employers reported that they had received notices from ESD indicating that persons still under their employ had filed unemployment claims. For example, on or about April 20, 2020, the Seattle Fire Department (SFD) notified the U.S. Attorney's Office for the Western District of Washington that claims had been filed in the names of multiple firefighters who were actively employed by SFD. SFD reported that it had interviewed the firefighters, who had denied any involvement in the claims. Other employers, including Microsoft Corporation, the City of Bellingham, Zulily, and Seattle Yacht Club submitted similar complaints.
- 13. Roughly around that same time, numerous investigative agencies, including the Federal Bureau of Investigation, the Social Security Administration Office of Inspector General, the United States Secret Service, the Department of Labor Office of the Inspector General, the United States Postal Inspection Service, and Internal Revenue Service Criminal Investigation, joined the investigation. Agents from these agencies, including myself, have reviewed voluminous financial records and databases reflecting the fraudulent transactions and have conducted dozens of interviews.
- 14. The investigation has developed evidence that hundreds of millions of dollars' worth of fraudulent claims were filed with ESD using the stolen PII of Washington residents. The FBI investigation has determined that many of the fraudulent claims were filed using IP addresses that resolve to Nigeria. While the actual amount of loss is unknown, the Washington State Auditor has issued a report finding that ESD paid out at least \$642,954,417 in fraudulent imposter claims, of which \$369,789,082 has been recovered.

C. Role of Gmail Accounts in the Fraud

- 15. ESD provided the government with data identifying the email accounts associated with claims submitted over the period of the fraud. The data indicate that thousands of different email accounts, including accounts operated by Google, were used in connection with the filing of the fraudulent claims.
- 16. For many of these Google email accounts, perpetrators took advantage of a particular feature of Google email accounts that allowed them to submit multiple fraudulent claims from a single Google email account, while concealing from ESD the fact that a single email address was being used repeatedly. Specifically, in routing emails to an email box, Google disregards periods in the email address, meaning that the email address "john.doe@gmail.com" and "johndoe@gmail.com" will resolve to the same Google email account, even though ESD identifies them as two different accounts. Two email addresses like these that are distinguished only by periods are known as "Google variants" or "dot variants." I know from my training and experience that criminals sometimes take advantage of this feature to make it appear that emails are originating from multiple accounts, when in fact they originate from the same account. This reduces the number of email accounts that a criminal must open and monitor while perpetrating a fraud, while avoiding fraud alerts that may be triggered when multiple claims originate from the same account.

D. Use of the phillipcarter002@gmail.com Account

17. Investigators analyzed ESD's database to identify Gmail accounts that were used to submit multiple claims using the Google dot variant method discussed above. Among these accounts was an account with the address phillipcarter002@gmail.com. Unemployment claims were submitted using different variants of this account. For example, claims were submitted in the names of different Washington residents using the email addresses p.hi.l.l.ip.carter002@gmail.com, p.h.illip.carter002@gmail.com, and

p.hil.l.ip.carter002@gmail.com. For the reasons explained above, each of these addresses resolves to the same account.

18. An analysis of SWA claims data by the United States Department of Labor, Office of the Inspector General, indicates that variants of phillipcarter002@gmail.com was used to submit at least 253 claims for unemployment benefits to the SWAs for the states of Arizona, California, Colorado, Illinois, Indiana, Kansas, Massachusetts, Michigan, Minnesota, Missouri, Montana, Ohio, Nevada, Rhode Island, Texas, and Wisconsin. The analysis further shows that at least \$289,604 was paid out on those claims. In addition, data provided by SBA indicates that the email account was used to submit at least 63 applications for EIDL, and that at least \$53,900 was paid out on those applications.

E. The Contents of the phillipcarter 002@gmail.com Email Account

i. Evidence the Account Was Used for Fraud

- 19. On August 21, 2020, the Honorable Mary Alice Theiler authorized a search warrant for phillipcarter002@gmail.com. The material produced by Google in response to the search warrant confirmed that phillipcarter002@gmail.com and its variants were used to register multiple SAW accounts, which were then used to submit fraudulent claims. For example, the phillipcarter002@gmail.com account contains activation and subsequent emails from ESD indicating that new SAW accounts had been activated.
- 20. The account also contains similar emails from many other SWAs, including the Colorado Department of Labor and Employment, the Michigan Department of Labor and Economic Opportunity, and the Massachusetts Department of Unemployment Assistance. In addition, the account contains many emails from the SBA indicating that the account was used to file applications to participate in the EIDL program.
- 21. The account also contains dozens of tax returns of U.S residents, as well as a host of emails confirming the submission of tax returns, indicating that the account may have been used to seek fraudulent tax refunds. Finally, the account contains lists of PII

and email account login information, suggesting that the account may have been used in connection with business email compromise frauds.

ii. Evidence Tying the Account to CHUKWUEMEKA ONYEGBULA

- 22. Other evidence within Google's search warrant return suggests that the phillipcarter002@gmail.com account is operated by a resident of Nigeria named CHUKWUEMEKA ONYEGBULA. For example, in a March 9, 2016, email string, the user of the phillipcarter002@gmail.com account was asked for his bank account information. The user responded by providing a Guaranty Trust bank account number 0015949393 and the name "ONYEGBULA Chukwuemeka." The email account also contains a U.S. visa application receipt with passport number A04701733 in the name "Chukwuemeka Onyegbula" and two of his family members. In addition, the Google Drive account contains a document that appears to be homework completed by a student with the initials "A.O." ONYEGBULA identified this person as his child on his U.S. visa application dated August 23, 2017. This homework document was attached to an email from the phillipcarter002@gmail.com account sent to c.onyegbula@yahoo.com.
- 23. The search warrant return contained contacts for the phillipcarter002@gmail.com account. The account's contacts included the email address c.onyegbula@yahoo.com and an account with the similar address of c.onyegbula@poocng.com. Based on internet research, I have determined that the domain "poocng.com" belongs to a Nigerian petroleum company called Pan Ocean Oil Corporation Nigeria Limited. I have reviewed the 2017 visa application submitted by CHUKWUEMEKA ONYEGBULA in which he lists his occupation as an engineer with Pan Ocean Oil Corporation Nigeria Limited. In the visa application, CHUKWUEMEKA ONYEGBULA also lists his email address as c.onyegbula@yahoo.com.
- 24. The phillipcarter002@gmail account has several other connections to the c.onyegbula@yahoo.com account. For example, on October 10, 2015, phillipcarter002@gmail.com sent an email to c.onyegbula@yahoo.com with no message

- 25. I obtained Yahoo subscriber records for the c.onyegbula@yahoo.com account. The records indicated that the subscriber's name on the c.onyegbula@yahoo.com account is CHUKWUEMEKA ONYEGBULA, and that the account was established on November 23, 2007 and remains active. The phone number associated with the c.onyegbula.@yahoo.com is the Nigerian number (234) 8035376640 and the recovery email associated to the account is c.onyegbula@poocng.com, both of which ONYEGBULA provided on his 2017 visa application.
- 26. Yahoo also provided a list of IP addresses from which the c.onyegbula@yahoo.com was accessed. I noted that one particular IP address— 102.67.0.75—was used to access the c.onyegbula@yahoo.com 19 times between July 1, 2020 and January 14, 2021. I then compared that IP address to IP information provided by Google for phillipcarter002@gmail.com. Google reported IP information for nine different sessions between July 7, 2020 and August 4, 2020. For six of those nine sessions, the phillipcarter002@gmail.com account was accessed from IP address 102.67.0.75—the same IP address used to access the c.onyegbula@yahoo.com account. The fact that the two accounts were repeatedly accessed from the same IP address over approximately the same period of time indicates that the operators of the accounts are the same person, or at least closely related.
- 27. On February 23, 2021, the government obtained a pen register and trap and trace device (PRTT) for the WhatsApp account associated with the phone number (234) 8035376640 (the phone number associated with the c.onyegbula@yahoo.com account United States v. Onvegbula

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SUITE 5220
SEATTLE, WASHINGTON 98101
(206) 553-7970

and listed on ONYEGBULA'S visa application). Data produced by the PRTT indicate that, over the period between March 4, 2021 and April 9, 2021, the user of this phone number repeatedly accessed the account from the IP address 102.67.0.75—the same IP address used to access the phillipcarter002@gmail.com account and the c.onyegbula@yahoo.com account.

F. Contents of the c.onyegbula@yahoo.com Account

- 28. On April 15, 2021, the Honorable Michelle Peterson authorized a search warrant for the c.onyegbula@yahoo.com account. The material produced by Yahoo in response to the search warrant confirmed that c.onyegbula@yahoo.com is owned by ONYEGBULA and is closely connected to the phillipcarter002@gmail.com account.
- 29. Among the items found in the c.onyegbula@yahoo.com account are at least two images of an individual who matches the physical appearance of ONYEGBULA in his 2017 visa application photo.
- 30. The search warrant return also contained contacts for the c.onyegbula@yahoo.com account. These contacts included email address c.onyegbula@poocng.com—the same email address that was a contact for the phillipcarter002@gmail.com account and that ONYEGBULA listed on his 2017 visa application.
- 31. The c.onyegbula@yahoo.com search warrant return also included multiple statements of accounts from Polaris bank addressed to "Mr. CHUKWUEMEKA ONYEGBULA" reflecting his salary from Pan Ocean Oil Corporation. Pan Ocean Oil Corporation is the company ONYEGBULA listed as his employer on his 2017 visa application. It is also the company that resolves to ONYEGBULA's c.onyegbula@poocng.com email account.
- 32. The c.onyegbula@yahoo.com account also contained an email with subject "Paycheck Direct Deposit" from an individual to c.onyegbula@poocng.com, c.onyegbula@yahoo.com, phillipcarter002@gmail.com, and

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Chukwuemeka.onyegbula@newcross.com. All four email accounts were listed in the "To" line of the email header and are associated to ONYEGBULA. Therefore, based on my training and experience, ONYEGBULA was very clearly the intended recipient of the email.

- 33. In addition, as referenced above, the phillipcarter 002@gmail.com account contained an email reflecting ONYEGBULA's Guaranty Trust (GT) Bank account number 0015949393. Within the c.onyegbula@yahoo.com account, there are also numerous GT Bank statements in the name of "ONYEGBULA, CHUKWUEMEKA" with savings account number 0015949393. This account number is the same account referenced within both email accounts.
- 34. The c.onyegbula@yahoo.com account also includes an image of a Nigerian Passport for a child with initials A.O. and passport number A08403026, which is the same child listed as ONYEGBULA's dependent on his 2017 visa application. This is same visa application associated with the visa application receipt found in the phillipcarter002@gmail.com account. That receipt also referenced A.O. as a dependent of ONYEGBULA's with passport number A08403026. The passport number and dependent information are the same within both email accounts.
- 35. Further, the c.onyegbula@yahoo.com account includes emails from what appears to be an educational program in which A.O. is frequently referenced as a child of ONYEGBULA. Payments to this same educational program are deducted from ONYEGBULA's GT Bank account number 0015949393. The phillipcarter002@gmail.com account also references the same GT Bank account.

G. **Interviews of Washington State Victims**

36. I have interviewed three Washington state residents whose PII was used to file claims with SAW accounts activated by phillipcarter 002@gmail.com. Each person confirmed that (1) he or she did not file an ESD claim; (2) the PII used in the claim was his or her PII; and (3) the email address phillipcarter 002@gmail.com was not his or her email address.

H. Evidence Relevant to Charged Wire Transmissions and Uses of Stolen Identities.

- 37. As discussed above, the phillipcarter002@gmail.com account contains emails from the SAW system. Some of these emails contain activation links sent by the SAW system. I know from my interviews with ESD personnel that SAW sends these activation emails from the State Data Center in Olympia, Washington. I also know from my training and experience that any email sent to a Gmail account must be routed to a Google data center. I have reviewed a map produced by Google identifying all of its data centers. None of the data centers are located in the State of Washington. Accordingly, each activation email necessarily travelled from the State Data Center in Olympia, over interstate wires, to a Google data center in another state.
- 38. The following is a list of some of the activation emails I found in the phillipcarter 002@gmail.com account:

| Date and Time (PDT) | Interstate Wire Transmission |
|---------------------------|---|
| 5/11/2020 at 09:26:14 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |
| 5/12/2020 at 14:14:48 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |
| 5/16/2020 at 14:55:45 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |
| 5/16/2020 at 15:57:32 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |
| 5/17/2020 at 00:17:58 | Account activation email from the State Data Center in Olympia, Washington to the email account philllipcarter002@gmail.com via a Google server outside of Washington |

| 1 | 39. The evidence discussed above establishes probable cause to believe that | | | | | |
|----------|---|--|--|--|--|--|
| 2 | CHUKWUEMEKA ONYEGBULA used the phillipcarter002@gmail.com account to | | | | | |
| 3 | submit fraudulent unemployment claims to ESD and other states, and to submit | | | | | |
| 4 | fraudulent applications to the SBA for EIDLs. Based on all of this evidence, there is | | | | | |
| 5 | probable cause to believe that CHUKWUEMEKA ONYEGBULA committed the | | | | | |
| 6 | offenses alleged above. | | | | | |
| 7 | | | | | | |
| 8 | Heidi Hawkins | | | | | |
| 9 | HEIDI HAWKINS Complainant | | | | | |
| 10 | Special Agent, FBI | | | | | |
| 11 | The above-named agent provided a sworn statement attesting to the truth of the | | | | | |
| 12 | contents of the foregoing affidavit by telephone on this 6 th day of June, 2021. The Court | | | | | |
| 13 | hereby finds that there is probable cause to believe the Defendant committed the offenses | | | | | |
| 14 | set forth in the Complaint. | | | | | |
| 15 | | | | | | |
| 16 | 7 Roll Cont | | | | | |
| 17 | THE HONORABLE J. RICHARD CREATURA | | | | | |
| 18 | Chief United States Magistrate Judge | | | | | |
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| | United States v. Onyegbula UNITED STATES ATTORNEY | | | | | |